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5 6 7 8 9	Collin Poirot (NY 5673405) (pro hac vice pending) cpoirot@jd18.law.harvard.edu 2603 Oak Lawn, Suite 300 Dallas TX 75219 214-392-2281 Attorneys for Defendants CODEPINK WOMEN FOR PEACE	
10 11 12 13	CODEPINK ACTION FUND UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA WESTERN DIVISION	
14 15 16 17 18 19 20 21	RONEN HELMANN, CAMERON HIGBY, and JUDIT MAULL, Plaintiffs, v. CODEPINK WOMEN FOR PEACE, a California entity, CODEPINK ACTION FUND, a California entity, HONOR THE	Case No. 2:24-cv-05704-SVW-PVC UNOPPOSED EX PARTE MOTION FOR FIVE ADDITIONAL PAGES FOR THE PARTIES TO BRIEF DEFENDANTS' MOTION TO DISMISS AND PLAINTIFF'S OPPOSITION
212223242526	EARTH, a Minnesota entity, COURTNEY LENNA SCHIRF, and REMO IBRAHIM, d/b/a PALESTINIAN YOUTH MOVEMENT, and JOHN AND JANE DOES 1-20, Defendants.	
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UNOPPOSED EX PARTE MOTION FOR FIVE ADDITIONAL PAGES FOR THE PARTIES TO BRIEF DEFENDANTS' MOTION TO DISMISS AND PLAINTIFF'S OPPOSITION

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Plaintiffs have filed a 99- paragraph complaint alleging four different causes of action against defendants CodePink Women for Peace and CodePink Action Fund (collectively referred to here as "CodePink"). In addition to perceived pleading insufficiencies, the First Amended Complaint implicates both the speech and religion clauses of the First Amendment. The FAC also incorporates material giving rise to a discussion of at least one of CodePink's affirmative defenses. Because so many issues must be addressed CodePink asks this Court for a five-page extension of the page limits for its motion to dismiss and for the plaintiffs' opposition. Dated: October 9, 2024 KLEIMAN / RAJARAM Mark Kleiman Attorneys for Defendants

Attorneys for Defendants
CODEPINK WOMEN FOR PEACE
CODEPINK ACTION FUND